

# Three Million To Visit West Coast in 1932

By the United Press

SAN FRANCISCO.—More than 3,000,000 delegates, visitors and tourists, including many of the nation's most noted economic leaders, will visit California in 1932.

Cutler further stated that the Republican and Democratic national conventions might be held here—Cleveland is the only competitor for the Democratic convention, he declared, while the G. O. P. meet is practically assured.

The American Legion medals presented to two elementary school pupils for high standards of citizenship, were presented to Florence Buchanan (not Buchanan, as reported in last week's Herald) and Paul Kaspar. The Herald is pleased to make this correction.

**RICH PRISONER**  
By the United Press

RENO, Nev.—Eyes of police widened when a search of C. F. Rogers, arrested on a disorderly charge, disclosed \$107 in currency.

# KEYSTONE NOTES

Lindsay Sault, of Amelia street, and his friend, Wade Partin, who is making his home with Mr. and Mrs. S. C. Sault and family, narrowly escaped death early Sunday morning when their car was struck at the corner of Roala and Avalon boulevards by a car driven by Lawrence Edwards of San Pedro. The Edwards car was said to have failed to make the boulevard stop. With Edwards was his wife, who is reported to be in a critical condition from injuries at San Pedro hospital. Edwards is also confined to the same hospital. Young Partin has concussion of the brain, while Sault has internal injuries and head lacerations.

Dr. Neral of Wilmington is attending physician for the Keystone boys. Wade and his brother, Myles Partin, are making their home with Mr. and Mrs. Sault during the absence of their mother, who is accompanying the body of her husband east. Mr. Partin passed away two weeks ago in Wilmington.

Charles A. Brazee, president of the Keystone Chamber of Commerce, has announced the regular meeting of the chamber to take place Saturday evening at 8:30.

Harry C. Roque, J. S. Sleppy, C. C. Orrick, Z. W. Jennings and George Nahmens enjoyed Sunday aboard a boat chartered by the Shell Oil Company for a fishing trip.

Mr. and Mrs. A. W. Johnson and two sons, Boyd and Gordon, of Dolores street, left Friday for Salt Lake City, Utah, for a vacation.

Robert Sault of Amelia street is visiting at the home of his grandparents, Mr. and Mrs. C. H. Lindsay, in Los Angeles this week.

Mrs. Harry C. Roque will be hostess Thursday to the members of the Crochet club.

Mr. and Mrs. Hal Nahmens of Long Beach were dinner guests Sunday of Mr. and Mrs. George Nahmens and family. Mr. and Mrs. J. B. Constable and son, Jamie, of Lamanda Park, were evening guests.

Mrs. Lee Roy Lance of Dominguez was honoree at a stork shower at the home of her sister, Mrs. A. W. Johnson, on Dolores street Thursday afternoon. Games were played with prizes going to Mrs. George Nahmens and Mrs. Z. W. Jennings. Mrs. Lance was the recipient of a large number of beautiful gifts.

Mrs. Harry C. Roque and daughters and Mrs. Z. W. Jennings and daughter motored to Pasadena Sunday, where they were dinner guests of Mr. and Mrs. E. E. Evers and parents of Mrs. Roque.

J. W. Gansey and family of Wilmington have rented the house

# COUNCIL PROCEEDINGS

Torrance, California, June 16, 1931.

Minutes of an Adjourned Regular Meeting of the City Council of the City of Torrance.

An adjourned regular meeting of the City Council of the City of Torrance was held in the Council Chambers at Torrance, California, June 15th, 1931, was called to order at 7:45 P. M. by Mayor Dennis.

The following Trustees were present: Trustees Bell, Nelson, Steiner and Dennis.

Absent: Trustee Smith.

Trustee Steiner moved that the minutes of the regular meeting of June 2nd, 1931, be adopted.

Trustee Nelson seconded the motion, which was carried unanimously.

The hearing of protests re: removal of oil derrick from Lot 6, Block 12, Tract No. 1070, was ordered continued to 8:30 P. M., July 15th, 1931.

Clerk Bartlett read an invitation from Isadore B. Dockweiler and Mayor John C. Porter of Los Angeles, inviting Mayor Dennis and official delegates to represent the City of Torrance at the Los Angeles September 13, 1931.

Several members of the Council agreed to attend.

Trustee Nelson was excused from the meeting at 8:05 P. M.

Attorney Briney read:

**RESOLUTION NO. 493**  
A Resolution of the City of Torrance, California, to amend Ordinance No. 492, passed by the City of Torrance, June 9th, 1931.

Trustee Steiner moved that Resolution No. 493 be adopted.

Trustee Bell seconded the motion, which was duly carried by the following roll call vote:

Ayes: Trustees Bell, Steiner and Dennis.  
Noes: None.  
Absent: Trustee Nelson and Smith.

Trustee Steiner moved that all bills properly audited, be paid.

Trustee Bell seconded the motion, which was duly carried by the following roll call vote:

Ayes: Trustees Bell, Steiner and Dennis.  
Noes: None.  
Absent: Trustee Nelson and Smith.

Trustee Steiner moved that the minutes of the adjourned regular meeting of June 15th, 1931, be adopted.

Trustee Smith seconded the motion, which was carried unanimously.

Clerk Bartlett read a communication signed by 14 citizens of the North Loma section proposed to be annexed to Torrance, in which petition it was stated that they had paid into the City in taxes certain amounts of money to be used for street improvements and that no work had been done and that it was desired that the City Council endeavor through Supervisor Quinn to have this money used as was intended.

Mayor Dennis stated that several of the signers of the petition had talked with him about the matter and that they were not expecting the City of Torrance to spend any money, simply desired that the Council help them out with the County Supervisors if it was possible.

Trustee Steiner moved that the petition be ordered with.

Trustee Smith seconded the motion, which was carried unanimously.

A request from the audience was made that a permit be issued an auto wrecking business on a lot belonging to James J. Lewis at the northeast corner of Hawthorne Avenue and Newton Street in Walteria.

An oral protest was made by a gentleman in the audience residing near the location of the proposed wrecking yard, stating that the issuance of the permit on the ground, that a wrecking yard would be unsightly and would depreciate values in that section.

After some discussion on this question, Trustee Nelson moved that the application be rejected.

Trustee Bell seconded the motion, which was duly carried by the following roll call vote:

Ayes: Trustees Bell, Nelson, Smith, Steiner and Dennis.  
Noes: None.  
Absent: None.

Hearing of protests, reference removal of oil derrick from Lot 6, Block 12, Tract No. 1070, was taken up.

Mr. D. E. Buyers, representing the Bald Eagle Oil Company, owners of the derrick, stated that Mr. Buyers was unable to attend the meeting and that the derrick had been put in safe condition as required by the City Engineer and referred the matter to City Engineer Leonard, who stated that changes had been started. The City Engineer called the Council's attention to the ordinance requiring that a watchman be on duty.

This matter was discussed. The representative of the oil company stated that they would soon be

# Englishwoman Visits Uncle in Torrance

Miss Evelyn Hale arrived recently from Frodsham, Cheshire county, England, and is a guest of her uncle, Frank Walker, a retired cabinet maker, who resides at the Roi Tan hotel. Miss Walker expects to remain in the States until August, and will visit relatives and friends on the east coast before her return to England.

# Comes Back

Anna May Wong, after an absence of four years in Europe, has returned to Hollywood to make her debut in talking pictures. The little Chinese girl, born in Los Angeles, stepped from school into pictures, starred in many, then abandoned the films for the legitimate stage in Europe.

# HELEN WEBSTER K F I K G O 10:50 A.M. WEDNESDAYS

Charles A. Brazee, president of the Keystone Chamber of Commerce, has announced the regular meeting of the chamber to take place Saturday evening at 8:30.

# Legal Advertisement

**RESOLUTION OF INTENTION NO. 500**

WHEREAS, it is necessary to the public interest and convenience that those streets and alleys in the City of Torrance hereinafter described be closed up, vacated and abandoned as hereinafter described:

**THEREFORE**, be it resolved by the City Council of the City of Torrance, as follows:

Section 1. That the public convenience and necessity demand and require that it is the intention of the City Council of the City of Torrance to order the following work to be done, to-wit:

The closing up, vacating and abandoning of Klous Avenue, Spinning Avenue and all of that portion of Harding Avenue lying westerly of the northerly line of the public interest and convenience of Lots 5 and 6, as shown on Map of Tract No. 10321, as recorded in Map Book 165, Pages 26 and 27, Records of Los Angeles County, together with all of the alleys shown on Map of said Tract No. 10321.

Section 2. That the district of lands to be affected by said work and to be benefited by same and to be assessed to pay the expenses thereof is as follows:

All of Tract No. 10321 above described.

Section 3. That the proceedings for the aforesaid work shall be taken under and in accordance with an Act of the Legislature of the State of California designated and known as "An Act to provide for laying out, opening, widening, straightening or closing up in whole or in part of any street, square, lane, alley, court, or place within municipalities and to condemn and acquire any and all land and property necessary or convenient for that purpose." Approved March 8th, 1889, and under all acts amendatory thereof.

Section 4. The streets and alleys herein named are public streets and alleys within the City of Torrance, State of California.

Section 5. The Superintendent of Streets shall cause to be conspicuously posted along the line of said contemplated work notices of the passage of this resolution, in the manner and in the form required by law.

The Superintendent of Streets

# Legal Advertisement

shall cause a notice in the manner and in the form required by law to be published by four successive insertions in the Torrance Herald, a weekly newspaper of general circulation published and circulated in the City of Torrance, which is hereby designated for that purpose by the said City Council, there being no daily newspaper published and circulated in said City.

(Seal)

JOHN DENNIS,  
Mayor of the City of Torrance.

Attest:  
A. H. BARTLETT,  
City Clerk of the City of Torrance, State of California, County of Los Angeles.

T. A. H. Bartlett, City Clerk of the City of Torrance, do hereby certify that the above Resolution was duly and regularly introduced and adopted at a regular meeting of the City Council of the City of Torrance, held on the 16th day of June, 1931.

A. H. BARTLETT,  
City Clerk of the City of Torrance.

(Seal)

June 18-25-July 2-9

# Legal Advertisement

**NOTICE OF TRUSTEE'S SALE**

Register No. 88-27873-C  
WHEREAS, JOHN A. PHILLIPS, INCORPORATED, a corporation, by a Deed of Trust dated January 27, 1930, and recorded January 30, 1930, in Book 9622, Page 191, of Official Records in the office of the Recorder of Los Angeles County, California, did create and convey after described to LOS ANGELES TRUST & SAFE DEPOSIT COMPANY, a corporation, as Trustee, with power of sale, to secure the payment of one certain promissory note in favor of said Trustee, the obligations of which are secured by a national banking association, and to secure the payment and/or performance of every obligation, covenant, promise, or agreement therein contained, and WHEREAS, said Deed of Trust provides that should breach or default be made in the payment of any indebtedness and/or in the performance of any obligation, covenant, promise or agreement therein mentioned, then the owner and holder of said note may declare all sums secured thereby immediately due, and may require the Trustee to sell the property thereby granted; and

WHEREAS, default has been made in the payment of said promissory note and a breach has been made in the obligations for which said Deed of Trust is a security, in this, that the principal sum of said note was not paid when due, and that the installment of interest due on said note on November 6, 1930, was not paid when due; nor was any subsequent installment of interest due on said note paid when due; and

WHEREAS, said SECURITY-FIRST NATIONAL BANK OF LOS ANGELES did create and convey after described to LOS ANGELES TRUST & SAFE DEPOSIT COMPANY, a corporation, as Trustee, with power of sale, to secure the payment of one certain promissory note in favor of said Trustee, the obligations of which are secured by a national banking association, and to secure the payment and/or performance of every obligation, covenant, promise, or agreement therein contained, and WHEREAS, said Deed of Trust provides that should breach or default be made in the payment of any indebtedness and/or in the performance of any obligation, covenant, promise or agreement therein mentioned, then the owner and holder of said note may declare all sums secured thereby immediately due, and may require the Trustee to sell the property thereby granted; and

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